

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

(ECF)

- - - - - JOSEPH DEANGELIS, et al., : 11 Civ. 7866 (VM) (JCF)

Plaintiffs, :

- against - :

JON S. CORZINE, ET AL., :

Defendants. :

- - - - - IN RE MF GLOBAL HOLDINGS LTD. :

INVESTMENT LITIGATION :

USDS SDNY

DOCUMENT NO.

ELECTRONIC FILING NUMBER

DOC#:

DATE FILED: 9/14/12

12 MD 2338

O R D E R

- - - - - JAMES C. FRANCIS IV
UNITED STATES MAGISTRATE JUDGE

The Trustee in the liquidation proceeding of MFGI under the Securities Investor Protection Act (the "SIPA Trustee") having agreed to assign his claims to the customer class representatives in this action; and the customer class representatives having applied for an extension of time to file a consolidated amended complaint ("CAC") until after an assignment agreement is approved; and counsel in Sapere CTA Fund, L.P. v. Corzine, 11 Civ. 9114, having applied for a similar extension; and the parties having submitted letters regarding case management issues; and a pretrial conference having been held on August 27, 2012, it is hereby ORDERED as follows:

1. The deadline for filing the CAC and for filing any amended

complaint in Sapere is extended until 14 days after any agreement assigning the claims of the SIPA Trustee is approved by the Bankruptcy Court and this Court (the "Filing Deadline").

2. Defendants shall answer or move with respect to the CAC and the amended Sapere complaint 60 days after the Filing Deadline. Answers to any such motions shall be submitted 120 days after the Filing Deadline, and replies shall be submitted 150 days after the Filing Deadline.

3. In the customer actions, initial disclosures pursuant to Rule 26(a) of the Federal Rules of Civil Procedure shall be exchanged 30 days after the Filing Deadline.

4. In the customer actions, document discovery pursuant to Rules 34 and 45 shall commence 30 days after the Filing Deadline. Deposition discovery shall be stayed pending determination of dispositive motions, except that: (a) depositions related to the location and production of documents may proceed, and (b) depositions necessary to preserve testimony of persons who may not be available at trial may proceed upon the agreement of the parties or further court order.

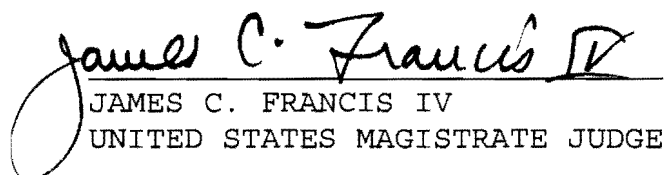
5. Discovery in the securities action is stayed pursuant to the Private Securities Litigation Reform Act. However, the customer plaintiffs have indicated a willingness to share information obtained in discovery with the securities plaintiffs,

and the defendants have indicated that nothing precludes such an arrangement.

6. 30 days after the Filing Date, the parties shall submit a joint status report setting forth (a) the protocol for establishing a joint repository for the SIPA documents and other discovery, and (b) any agreements regarding the form of production.

7. The establishment of additional deadlines shall be deferred until the dispositive motions are decided.

SO ORDERED.


JAMES C. FRANCIS IV
UNITED STATES MAGISTRATE JUDGE

Dated: New York, New York
September 14, 2012

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